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APPLICATION NO.	NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/896,068 06/29/2001		2001	O. James Peterson IV	3000.2	9470		
29494	7590	10/20/2006		EXAM	EXAMINER		
	& HANF, PC BANK LANI	HARBECK, T	HARBECK, TIMOTHY M				
SUITE G	JD/IIIIC D/IIII	5		ART UNIT	PAPER NUMBER		
CHARLOTT	E, NC 2822 6	5		3692			

DATE MAILED: 10/20/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)					
Office Assistant Occurrence			38	PETERSON IV, O. JAMES					
	Office Action Summary	Examine	•	Art Unit					
			1. Harbeck	3628					
Period fo	The MAILING DATE of this communication or Reply	n appears on the	e cover sheet with the c	orrespondence a	ddress				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR RICHEVER IS LONGER, FROM THE MAILIN nsions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by the period for reply within the set or extended period for reply will, by the period for reply will, by the period by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months after the reply are placed by the Office later than three months are placed by the Office later than three months are placed by the Office later than three months after the placed by the Office later than three months are placed by the Office later than three months are placed by the Office later than three months are placed by the Office later than three months are placed by the Office later than three months are placed by the Office later than three months are placed by the Office later than three months are placed by the Office later than three months are placed by the Office later than three mont	G DATE OF THE FR 1.136(a). In no event. Deriod will apply and we statute, cause the app	HIS COMMUNICATION ent, however, may a reply be tin ill expire SIX (6) MONTHS from lication to become ABANDONE	N. nely filed the mailing date of this o D (35 U.S.C. § 133).	•				
Status									
1)⊠	Responsive to communication(s) filed on 3	31 July 2006.							
· <u> </u>	This action is FINAL . 2b)⊠ This action is non-final.								
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Dispositi	on of Claims								
4)	4) Claim(s) <u>1-16</u> is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	Claim(s) is/are allowed.								
6)⊠	Claim(s) <u>1-16</u> is/are rejected.								
7)									
8)□	Claim(s) are subject to restriction a	nd/or election r	equirement.						
Applicati	on Papers								
9)	The specification is objected to by the Exa	miner.		•					
10)	The drawing(s) filed on is/are: a)	accepted or b)	objected to by the I	Examiner.					
	Applicant may not request that any objection to		•						
	Replacement drawing sheet(s) including the co	orrection is requir	ed if the drawing(s) is ob	jected to. See 37 C	FR 1.121(d).				
11)	The oath or declaration is objected to by th	ne Examiner. No	ote the attached Office	Action or form P	TO-152.				
Priority u	ınder 35 U.S.C. § 119								
	12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
	 Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No 								
	3. Copies of the certified copies of the priority documents have been received in this National Stage								
	application from the International Bu		• • •						
* 5	see the attached detailed Office action for a	a list of the certi	fied copies not receive	ed.					
Attachmen	t(s)								
	e of References Cited (PTO-892)		4) Interview Summary						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date. 5) Notice of Informal Patent Application									
	r No(s)/Mail Date		6) Other:						

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DETAILED ACTION

The affidavit filed on 7/31/2006 under 37 CFR 1.131 is sufficient to overcome the Anonymous reference.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over

Editors (Business Editors. "USCreative Joins WorkExchange – the Internet's Largest

Marketplace for Work; Project Marketplace Continues Skyrocketing Growth." Business

Wire. New York: Dec 13, 1999. pg 1) in view of McLoughlin (McLoughlin, Tom.

Government Finance Review. Chicago: Jun 1990 Vol 6, Iss. 3; pg. 28 3 pgs)

Re Claim 1: Editors discloses a method for an entity, the entity being a governmental or business entity, to procure a product from an institution comprising the steps of:

- Posting a request for proposal for the product of the entity to a website
 (Page 2, 10th paragraph "When an employer posts a project...").
- Electronically notifying the institution that the RFP has been posted (Page 2, 10th paragraph; "proprietary matching engine to select the best qualified freelancers and alert them to bid on the project.")

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 Reviewing the RFP by the institution (Page 2, 10th paragraph; the step of bidding implies that the RFP has been reviewed)

 Electronically notifying the entity of a result of the review by the institution (page 2,10th paragraph "employer can choose one based on their skill.")

Editors does not explicitly disclose wherein the product is a financial product and the institution is a financial institution. McLoughlin discloses that governments have, for some time, issued a request for proposal as a means of selecting an underwriter to finance bonds intended for public improvements (abstract). It would have been obvious to anyone of ordinary skill at the time of invention to include the teachings of McLoughlin to the disclosure of Editors, as a means for a government entity to solicit a specific type of product or service from a specific type of vendor. While Editors does not explicitly disclose the products and/or services from which each government entity might solicit a vendor, McLoughlin details that a request for a financial product from a financial institution, via a RFP, is old and well known. Utilizing the Editors method of online dissemination of the financial product RFP would therefore reach a greater audience and potentially lead to a better contract for the government entity.

Re Claim 2: Editors in view of McLoughlin discloses the claimed method supra and McLoughlin further discloses

Profiling the entity by obtaining information about the entity that may be
utilized by the financial institution in making the financial institution's
decision to offer the financial product to the entity (See abstract; "The RFP
should describe the purpose for which the bonds will be issued, the source

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or sources of revenues expected to be pledged to bond security, the anticipated size and term of the issue...).

Providing a deal sheet, the deal sheet outlining the entity's need for the
financial product (See abstract; "The RFP should describe the purpose for
which the bonds will be issued").

While the references do not explicitly disclose the step of authorizing the posting of the RFP by an official of the entity, this step is old and well known in the art and would have been obvious to anyone of ordinary skill to prevent the fraudulent and or mistaken posting of potential contracts to the system. In requiring an authorization step by an official the systems integrity can be maintained all parties can be assured a level of security in the process.

Re Claim 3: Editors in view of McLoughlin discloses the claimed method supra and Editors further discloses wherein posting the RFP to the website further comprises the step of:

 Identifying at least one financial institution that will have access to the RFP posted at the website (10th paragraph; "invite only selected freelancers to bid on the project.")

Re Claim 4: Editors in view of McLoughlin discloses the claimed method but do no explicitly disclose wherein the reviewing the RFP by the financial institution further comprises the steps of:

- Retrieving the RFP from the website
- Studying the RFP; and

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 Deciding whether to offer the financial product to the entity based upon the study

However these steps are old and well known and would have been obvious to anyone of ordinary skill as a way to review a potential business venture and then decide whether to enter into an agreement. Any company that receives an RFP would study the specifics related to the proposal and then determine whether it is in the business interest to follow through. This is standard business practice with regards to contract proposals.

Re Claim 5: Editors in view of McLoughlin discloses the claimed method but does not explicitly disclose the step of requesting additional information about the RFP. However this step is old and well known and would have been obvious to anyone of ordinary skill at the time of invention so that a potential vendor can receive more specific information that will assist the business in the decision to make an offer. In allowing for the further exchange of information between the entity and the financial institution, both parties can be sure that they are on the same page, and erroneous proposals are not issued as a result of a miscommunication in the original RFP.

Re Claim 6: Editors in view of McLoughlin discloses the claimed method but do not explicitly disclose wherein electronically notifying the entity of the result of the review by the financial institution further comprises the steps of:

- Assembling an offer for the financial product by the financial institution in a format that facilitates review by the entity; and
- Presenting the formatted offer to the entity

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However these steps were old and well known in the art at the time of invention and would have been obvious to anyone of ordinary skill. Once the financial institution had made the decision to make an offer to the entity, the next stage is to submit a proposal that would maximize the chance of landing the contract. In providing the entity with an appropriately formatted offer, the financial institution will place itself in a more favorable position, as the entity will not need to do any further processing in order to evaluate the proposal. Editors further discloses that the parties involved can manage the project using tools including messaging and file sharing, which indicates formatting compatibility (10th paragraph).

Re Claim 7: Editors in view of McLoughlin discloses the claimed method and McLoughlin further discloses wherein the financial product being selected from the group consisting of investment products, trustee products, financing products, advisory products, depository products, employee retirement products, advisory products and audit products (see abstract; "limited-obligation bonds").

Re Claim 8: Editors discloses a method for an entity, the entity being a governmental or business entity, to procure a product from an institution comprising the steps of:

Posting a request for a proposal (RFP) for the product of the entity to a
website the RFP having been authorized by the entity (Page 2,10th
paragraph), wherein posting further comprises profiling the entity by
obtaining information about the entity that may be utilized by the

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institution's decision to offer the product to the entity (page 2, 10th paragraph "search the freelancer profiles.")

- Electronically notifying the institution that the RFP has been posted (Page 2,10th paragraph)
- Reviewing the RFP by the institution (Page 2,10th paragraph the step of bidding implies that the RFP has been reviewed)
- Electronically notifying the entity of a result of the review by the institution (Page 2,10th paragraph)

Editors does not explicitly disclose wherein the product is a financial product consisting of investment products, trustee products, financing products, advisory products, depository products, employee retirement products, advisory products and audit products, from and institution; and wherein the institution is a financial institution.

Editors further does not disclose wherein the posting further comprises the steps of, providing a deal sheet, deal sheet outlining the entity's need for the financial product and authorizing the posting of the RFP by an official of the entity.

McLoughlin discloses that governments have, for some time, issued a request for proposal as a means of selecting an underwriter to finance <u>bonds</u> intended for public improvements (abstract). It would have been obvious to anyone of ordinary skill at the time of invention to include the teachings of McLoughlin to the disclosure of Editors, as a means for a government entity to solicit a specific type of product or service from a specific type of vendor. While Editors does not explicitly disclose the products and/or services from which each government entity might solicit a vendor, McLoughlin details

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that a request for a financial product from a financial institution, via a RFP, is old and well known. Utilizing the Editors method of online dissemination of the financial product RFP would therefore reach a greater audience and potentially lead to a better contract for the government entity.

McLoughlin further discloses

- Profiling the entity by obtaining information about the entity that may be
 utilized by the financial institution in making the financial institution's
 decision to offer the financial product to the entity (See abstract; "The RFP
 should describe the purpose for which the bonds will be issued, the source
 or sources of revenues expected to be pledged to bond security, the
 anticipated size and term of the issue...).
- Providing a deal sheet, the deal sheet outlining the entity's need for the financial product (See abstract; "The RFP should describe the purpose for which the bonds will be issued").

While the references do not explicitly disclose the step of authorizing the posting of the RFP by an official of the entity, this step is old and well known in the art and would have been obvious to anyone of ordinary skill to prevent the fraudulent and or mistaken posting of potential contracts to the system. In requiring an authorization step by an official the systems integrity can be maintained all parties can be assured a level of security in the process.

The references also do not explicitly disclose wherein the reviewing the RFP by the financial institution further comprises the steps of:

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Retrieving the RFP from the website

Studying the RFP; and

 Deciding whether to offer the financial product to the entity based upon the study

However these steps are old and well known and would have been obvious to anyone of ordinary skill as a way to review a potential business venture and then decide whether to enter into an agreement. Any company that receives an RFP would study the specifics related to the proposal and then determine whether it is in the business interest to follow through. This is standard business practice.

Finally the references do not explicitly disclose wherein electronically notifying the entity of the result of the review by the financial institution further comprises the steps of:

- Assembling an offer for the financial product by the financial institution in a format that facilitates review by the entity; and
- Presenting the formatted offer to the entity

However, again, these steps were old and well known in the art at the time of invention and would have been obvious to anyone of ordinary skill. Once the financial institution had made the decision to make an offer to the entity, the next stage is to submit a proposal that would maximize the chance of landing the contract. In providing the entity with an appropriately formatted offer, the financial institution will place itself in a more favorable position, as the entity will not need to do any further processing in order to evaluate the proposal. Editors further discloses that the parties involved can

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manage the project using tools including messaging and file sharing, which indicates formatting compatibility (10th paragraph).

Re Claim 9: Editors discloses a method for an entity to procure a product from an institution comprising the steps of:

- Posting an entity's request for proposal for the product of the entity to a website, the RFP having been authorized by the governmental entity (Page 2,10th paragraph)
- Electronically notifying the institution that the RFP has been posted (Page 2,10th paragraph)
- Reviewing the RFP by the institution (Page 2,10th paragraph); the step of bidding implies that the RFP has been reviewed)
- Electronically notifying the entity of a result of the review by the institution (Page 2,10th paragraph)

Editors does not explicitly disclose wherein the product is a financial product and the institution is a financial institution. McLoughlin discloses that governments have, for some time, issued a request for proposal as a means of selecting an underwriter to finance bonds intended for public improvements (abstract). It would have been obvious to anyone of ordinary skill at the time of invention to include the teachings of McLoughlin to the disclosure of Editors, as a means for a government entity to solicit a specific type of product or service from a specific type of vendor. While Editors does not explicitly disclose the products and/or services from which each government entity might solicit a vendor, McLoughlin details that a request for a financial product from a financial

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institution, via a RFP, is old and well known. Utilizing the Editors method of online dissemination of the financial product RFP would therefore reach a greater audience and potentially lead to a better contract for the government entity.

Re Claims 10-16: For the sake of brevity, these claims essentially contain the same limitations as previously rejected claims 2-8 respectively and are therefore rejected using the same art and rationale. The only difference is that the "entity" is further defined as a "governmental entity." McLoughlin defines a governmental entity and therefore the rejections for claims 2-8 can similarly be applied to claims 10-16.

Response to Arguments

Applicant's arguments with respect to claims 1-16 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy M. Harbeck whose telephone number is 571-272-8123. The examiner can normally be reached on M-F 8:30-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Hyung S. Sough can be reached on 571-272-6799. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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